```
"(i) TAXPAYERS TO WHICH SUBPARAGRAPH
         APPLIES —The fixed-base percentage shall
         be
         mined under this subparagraph if—
                 (I) the first taxable year in which a
             taxpaver
             had both gross receipts and qualified
             research
             expenses begins after December 31,
             1983. or "(II) there are fewer than 3 taxable
             beginning after December 31, 1983, and
             before
             January 1. 1989 in which the taxpaver
                                                 both
             had
             gross receipts and qualified research
             expenses."
   (c) ELECTION OF ALTERNATIVE INCREMENTAL CREDIT.
 -Sub-
section (c) of section 41 is amended by
redesignating paragraphs (4) and (5) as paragraphs (5) and (6), respectively,
and by inserting
after paragraph (3) the following new paragraph:
      "(4) FI.ECTION OF ALTERNATIVE INCREMENTAL
      CREDIT.-
          "(A) IN GENERAL.—At the election of the
      taxpaver.
                                                  the
      credit determined under subsection (a)(1)
      shall
                                                egual
      to the sum of—
"(i) 1.65 percent of so much of the
         aualified
         research expenses for the taxable year as
         exceeds
         percent
                   of the
                             average
                                       described
         subsection
                                              (c)(1)(B)
         but does not exceed 1.5 percent of such
         average.
             "(ii) 2.2 percent of so much of such
          expenses
         exceeds 1.5 percent of such average but
         does
                             not
                                              exceed
          2 percent of such average, and
          (iii) 2.75 percent of so much of such
      expenses
      as exceeds 2 percent of such average.
      "(B) ELECTION<mark>.—A</mark>n election under this
      paragraph may
      be made only for the first taxable year of
      the taxpaver
      beginning after June 30, 1996. Such an
      election shall apply
      to the taxable year for which made and all
      succeedina
      taxable vears unless revoked with the consent
      of the Sec-
      retary.
   (d) INCREASED CREDIT FOR CONTRACT RESEARCH
EXPENSES
WITH RESPECT TO CERTAIN RESEARCH CONSORTIA.
Paragraph (3) of section 4Kb) is amended by adding at the end
the following
new subparagraph.
"(C) AMOUNTS PAID TO CERTAIN RESEARCH
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CONSORTIA.-

"(i) IN GENERAL—Subparagraph (A) shall be applied by substituting 175 percent for percent with respect to amounts paid or incurred by the tax-paver to a qualified research consortium for
research on behalf of the taxpaver and 1 or more unrelated taxpayers. For purposes of the preceding
sentence, all persons treated as a single
emplover under subsection (a) or (b) of section 52 shall be treated as related taxpavers.
"(ii) OUALIFIED RESEARCH CONSORTIUM— The term qualified research consortium* means any organization
which— "(I) is described in section 501(c)(3) or
501(c)(6) and is exempt from tax under section $501(a)$.
"(II) is organized and operated primarily to conduct scientific research. and "(III) is not a private foundation.".